## UNITED STATES DISTRICT COURT NORTHERN DISTRICT OF ILLINOIS EASTERN DIVISION



GUY P. SALMON			COURT
MARSHALL PIPPION			*
ON BEHALF OF ALL OTHER SIMILARLY SITUATED,			
(Enter above the full name of the plaintiff or plaintiffs in			
this action)		00014603	
VS.	Ca	30DOE I MEENLEICH	
ROGER E.WALKER JR. IDOC DIRECTOR	(Tc	MAG. NOLAN	
GLENN M.JACKSON IDOC CHIEF RECORD OFFICER.			
ILLINOIS DEPARTMENT OF CORP	3.		
(Enter above the full name of ALL defendants in this action. <u>Do not</u> use "et al.")			
CHECK ONE ONLY:			
COMPLAINT UNDER 1 U.S. Code (state, county,		VIL RIGHTS ACT, TITLE 42 SECTION cipal defendants)	N 1983
COMPLAINT UNDER T 28 SECTION 1331 U.S.		ONSTITUTION ("BIVENS" ACTION), Tederal defendants)	TTLE
OTHER (cite statute, if k	mown)		

BEFORE FILLING OUT THIS COMPLAINT, PLEASE REFER TO "INSTRUCTIONS FOR FILING." FOLLOW THESE INSTRUCTIONS CAREFULLY.

T.		Name: MARSHALL PIPPION					
	A.	Name:MARTY					
	В.	List all aliases:					
	C.	Prisoner identification number: REG.NO. N11854					
	D.	Place of present confinement: TAYLORVILLE CORRECTIONAL CENTER					
	E.	Address: P.O.BOX 900 TAYLORVILLE, ILL. 62568					
	numb	ere is more than one plaintiff, then each plaintiff must list his or her name, aliases, I.D. er, place of confinement, and current address according to the above format on a atte sheet of paper.)					
II.	(In <b>A</b> positi	below, place the full name of the first defendant in the first blank, his or her official on in the second blank, and his or her place of employment in the third blank. Space to additional defendants is provided in B and C.)					
	Λ.	Defendant: ROGER E.WALKER JR.					
		Title: DIRECTOR					
		Place of Employment: ILLINOIS DEPARTMENT OF CORRECTIONS					
	В.	Defendant: GLENN M. JACKSON					
		Title: CHIEF RECORD OFFICER					
		Place of Employment:ILLINOIS DEPARTMENT OF CORRECTIONS					
	C.	Defendant:					
		Title:					
		Place of Employment:					
		ou have more than three defendants, then all additional defendants must be listed ding to the above format on a separate sheet of paper.)					

I.	PLAI	WTIFF(s);
	Α.	NAME: GUY P. SALMON
	В.	LIST ALL ALIASES: NONE
	С.	PRISONER ID NO. :_ B53632
	D.	PLACE OF CONFINEMENT: TAYLORVILLE CORRECTIONAL CENTER
	Ε.	ADDRESS: P.O.BOX 900 TAYLORVILLE, ILL. 62568
ΙΙ	. DEF	ENDANT(s);
	Α.	DEFENDANT : ROGER E. WALKER JR.
		TITLE : DIRECTOR
		PLACE OF EMPLOYMENT : ILLINOIS DEPARTMENT OF CORRECTIONS
	В.	DEFENDANT : GLENN M.JACKSON
		TITLE : CHIEF RECORD OFFICER
		PLACE OF EMPLOYMENT : ILLINOIS DEPARTMENT OF CORRECTIONS

## III. List ALL lawsuits you (and your co-plaintiffs, if any) have filed in any state or federal court in the United States:

A	Name of case and docket number: MARSHALL PIPPION VS. ROGER E.  ALKER JR, AND DANIEL AUSTIN . # 07-MR 22
W	ALKER SK, AND DANIEL AUSTIN . # 07-MR 22
В.	Approximate date of filing lawsuit: May 4th.2007
C.	List all plaintiffs (if you had co-plaintiffs), including any aliases:
D.	List all defendants: ROGER E.WALKER JR. DIRECTOR OF IDOC
	DANIEL AUSTIN - WARDEN
E.	Court in which the lawsuit was filed (if federal court, name the district; if state court, name the county): CIRCUIT COURT OF THE FIRST JUDICIAL CIRCUIT JOHNSON COUNTY, ILLINOIS
F.	Name of judge to whom case was assigned: HONORABLE JAMES WILLIAMSON,
G.	Basic claim made: MISINTERPRETATION OF MSR APPLICATION BY ILLINOIS DEPARTMENT OF CORRECTIONS DIRECTOR.CREATED
	UNCONSTITUTIONAL VIOLATIEONS OF 8th & 14th Amendment rights
Н.	Disposition of this case (for example: Was the case dismissed? Was it appealed? Is it still pending?):  CASE WAS DISMISSED AND PLAINTIFF FILED
	APPEAL CASE IS STILL PENDING BEFORE THE FIFTH DISTRICT APPELLATE COURT OF ILLINOIS CASE NO.5-07-0396
I.	Approximate date of disposition:  PENDING

IF YOU HAVE FILED MORE THAN ONE LAWSUIT, THEN YOU MUST DESCRIBE THE ADDITIONAL LAWSUITS ON ANOTHER PIECE OF PAPER, USING THIS SAME FORMAT. REGARDLESS OF HOW MANY CASES YOU HAVE PREVIOUSLY FILED, YOU WILL NOT BE EXCUSED FROM FILLING OUT THIS SECTION COMPLETELY, AND FAILURE TO DO SO MAY RESULT IN DISMISSAL OF YOUR CASE. COPLAINTIFFS MUST ALSO LIST ALL CASES THEY HAVE FILED.

## III. List ALL lawsuits you (and your co-plaintiffs, if any) have filed in any state or federal court in the United States:

Approximate	date of filing lawsuit: April 23,2008
List all plaint	iffs (if you had co-plaintiffs), including any aliases:  GUY P. SALMON # B53632
List all defend	dants: ROGER E. WALKER JR. DIRECTOR OF IDOC
G	LENN M. JACKSON CHIEF OF RECORD IDOC
name the cou	ch the lawsuit was filed (if federal court, name the district; if state courty): CIRCUIT COURT OF THE 16th JUDICIAL CIRCUIT KANE COUNTY, ILLINOIS  ge to whom case was assigned: HONORABLE MICHAEL P.COLW
ILLINOIS D	nade: MISINTERPRETATION OF MSR APPLICATIONS BY DEPARTMENT OF CORRECTIONS DIRECTOR CREATED UTIONAL VIOLATION OF 8th & 14th Amendment righ
	of this case (for example: Was the case dismissed? Was it appealed

IF YOU HAVE FILED MORE THAN ONE LAWSUIT, THEN YOU MUST DESCRIBE THE ADDITIONAL LAWSUITS ON ANOTHER PIECE OF PAPER, USING THIS SAME FORMAT. REGARDLESS OF HOW MANY CASES YOU HAVE PREVIOUSLY FILED, YOU WILL NOT BE EXCUSED FROM FILLING OUT THIS SECTION COMPLETELY, AND FAILURE TO DO SO MAY RESULT IN DISMISSAL OF YOUR CASE. COPLAINTIFFS MUST ALSO LIST ALL CASES THEY HAVE FILED.

### IV. Statement of Claim:

State here as briefly as possible the facts of your case. Describe how each defendant is involved, including names, dates, and places. **Do not give any legal arguments or cite any cases or statutes.** If you intend to allege a number of related claims, number and set forth each claim in a separate paragraph. (Use as much space as you need. Attach extra sheets if necessary.)

- (1.) The Plaintiffs are unconstitutionally imprisoned beyond their release date. The existing custom and practice of Defendants that specific practice or procedure created an unreasonable risk of prison overstay. Plaintiffs Civil Right suit against Defendants acting under color of State law to be against Defendants in their indivdual capacities 42 U.S.C.A. 1983 .
- (2.) Plaintiffs claim that Defendants Illinois Department of Corrections

  Director Roger E.Walker Jr. and IDOC Chief Record Officer Glenn M.

  Jackson are violating the Plaintiffs Eighth Amendment and

  Fourteenth Amendment Constitutional Rights by incarceration of an indivdual beyond the term of imprisonment imposed by the Illinois

  Circuit Courts sentencing order is quinessentially punitive to pose a Constitutional violation. Detention beyond the original Circuit

  Court sentencing order termination of a sentence do constitute cruel and unusual punishment if its the result of Defendants deliberate indefference to the prisoners liberty interest. Anything more that a de minimis incarceration beyond a prisonerproper

punishment and due process violations. This assertion seems to ignore the FINDING BY THE Illinois Courts that an error of law has occurred by the Illinois Department of Correction Defendants misinterpretion calculations sheet of all Plaintiffs incorrect sentence ( see exhibit 2,6 )

- (3.) That the properiety of the plaintiffs Circuit Courts original sentence is a matter of law. Where the constitutional right violations by Illinois Department of Corrections Defendants is so substantial that it affected the plaintiffs due process and do create cruel and unusual punishment of the U.S.C.A.8th and 14th amendment right.
- INCLUSIVE of a term of imprisonment. The claim is inconsistent with the correct requirement of due process, where parole/MSR is NOT A SENTENCE imposed by the Circuit Court original sentence order or an extension of the original trial Circuit Court sentence imposed.

  Where each defendants of Illinois Department of Corrections applied Parole/MSR incorrectly and violates plaintiffs State and Federal 8th and 14th Constitutional Rights (see exhibit 1,2,3,4,5,6,7,8,9,)

- (5.) That plaintiffs claim the fully negotiated guilty plea, jury trial, Bench trial, and open plea violates plaintiff due process rights that plaintiff will demonstrate and that each defendants had knowledge of substantial risk. (see exhibit 1,2,3,4,5,6,7,8,9,)
- (6.) That plaintiffs claim the Defendants Illinois Department of Correction Director Roger E. Walker jr. and Illinois Department of Correction Chief Record Officer Glenn M. Jackson are imposing a conflict of law that fully created a violation of Plaintiffs United State Constitutional 8th and 14th amendment right that need protected from defendants unjust action of incorrect misinterpretion application for parole/MSR law provision. Where defendants are applying parole/MSR term as a INDETERMINATED sentence structure that was enacted by Illinois Legislature law before Dec.28,1977 sentence structure. Plaintiffs are now recieving by mandated law a determinated sentence structure set sentence. Meaning that plaintiffs sentence order of the Illinois Circuit Courts CANNOT BE INCREASED, only by the State three Courts. The Illinois Department of Corrections Defendants are interpreting State statute provisions incorrcetly that create serious Constitutional Right violations of plaintiffs 8th and 14th amendment rights. (see exhibit 1,2,3,4,5,6,7,8,9, )
- (7.) Plaintiffs claims that defendants of the Illinois Department of Correction are MISINTERPRETING the Plaintiffs sentencing order of the COOK COUNTY CIRCUIT COURT AND ALL OTHER SURROUNDING ILLINOIS COUNTY CIRCUIT COURTHOUSE IMPOSED SENTENCE.

Requiring plaintiffs to serve a parole/MSR term upon after the Circuit Courts original MAXIMUM completion of plaintiffs jury trial, Bench trial, negotiated guilty plea, and open plea judicial imposed sentence served. The defendants applies parole/MSR as an afterthought after 100% of the Illinois Circuit Courts set jury trial, negotiated gulity plea, Bench trial, and open plea sentence has been served. The Defendants Mr. Walker jr. and Mr. Jackson DOES NOT INCORPORATE the parole/MSR term within the plaintiffs original sentence order imposed by the Illinois Circuit Courts, procedures created an UNREASONABLE RISK of overstay deprived plaintiffs of their Constitutional Rights under color of State law (see exhibit 1,2,3,4,5,6,7,8,9, .).

- (8.) Plaintiffs Civil Right suit against defendants acting under color of State law to be against Illinois Department of Correction defendants in their indivdual capacity that the cruel punishment inflicted by defendants with culpable State of mind be sufficiently serious to pose a Constitutional violation. Detention beyond the termination of a Circuit Court original sentence order constitute cruel and unusual punishment and due process violations that substantial risk of serious harm exists and defendants official chose to do NOTHING to prevent harm from occurring and violating plaintiffs 8th and 14th amendment rights (see exhibit 1,2,3,4,5,6 7,8,9,)...
- (9.) Plaintiffs evidence sustained finding that Illinois Department of Corrections Chief Record Officer has responsibility to review inmates Circuit Courts sentencing orders and authority to direct

release of plaintiffs whose sentence had been completely served and must be held liable for violations for Civil Right of plaintiffs who was held beyond the correct expiration of their sentence original imposed by the Illinois Circuit Court. (see exhibit 1,2, 3,4,5,6,7,8,9,)...

- (10,) Plaintiffs claim the defendants Illinois Department of Correction
  Director Roger E. Walker jr. authorizes constitutionally
  inadequate State procedure for depriving plaintiffs of a proteced
  interest and inmates is thereafter deprived of such liberty that
  defendants has subjected plaintiffs to a Due Process violation
  U.S.C.A. 14th . Plaintiffs has a liberty interest recognized by
  Federl and State law to be release accordingly of the trial Circuit
  Court original imposed sentence provisions of law..
  - (11.) Plaintiffs claims that the Illinois Department of Corrections defendants deprived the plaintiffs and caused the plaintiffs to be deprived of that 8th and 14th Constitutional Rights .
  - (12.) Plaintiffs claim a conflict of law to his original sentence order imposed by the Circuit Courts of negotiated plea, jury trial, Bench trial, and open plea Defendants violates plaintiffs concurrent sentence structure under Illinois Department of Corrections procedure of defendants provision applying parole/MSR term incorrectly onto plaintiffs set sentence. Constitutional law Federal and State that make plaintiffs claims valid involving statutory constitution which deprived plaintiffs of liberty, Due Process and cruel and unusual punishment constitutionally protected interest must be enforce (see exhibit 1,2,3,4,5,6,7,8,9,...)

#### V. Relief:

State briefly exactly what you want the court to do for you. Make no legal arguments. Cite no cases or statutes.

- (1). That the plaintiff on PAROLE/MSR outside of Illinois Dept. of Corrimprisonment must be terminated to avoid UNLAWFUL incarceration.
- (2) That Plaintiffs be release from Illinois Dept. of Corr. physical imprisonment onto PAROLE/MSR as of the correct sentencing calculation to Illinois law provisions of Statute 730 ILCS 5/5-8-1 (d) be applied correctly.
- (3) That all plaintiffs within the Illinois Dept.of Corrections be issue a new Court order with the correct calculation of application to PAROLE/MSR term to be served within the Plaintiffs set sentence imposed by the original Circuit Court sentencing order of negotiated guilty plea, jury trial, Bench trial, and open plea. The following relief must be applied that the defendants will stop violating plaintiffs 8th and 14th Constitutional legal Rights.
  - VI. The plaintiff demands that the case be tried by a jury. YES NO

#### CERTIFICATION

By signing this Complaint, I certify that the facts stated in this Complaint are true to the best of my knowledge, information and belief. I understand that if this certification is not correct, I may be subject to sanctions by the Court.

Signed this	day of	, 20_	
Mus Pla	1/		
Marshal	I Peppia		
(Signature of pla	intiff or plaintiff	s)	
GUY P. SALMO	n & MAR	SHALL PIE	PPION
(Print name)			···········
B53632		N11854	
(I.D. Number)			<b>.</b>
TAYLORVILLE	.CORRECTION	AL CENTER	}
P.O.BOX 900	Taylorv	ille, Ill	. 62568
(Address)			

1	CC 305A - REVISED 6-21-79-10M-(932)	IN THE CIRCUIT CO	OURT OF COOK COUNT	Y, îllinois	
		/	DEPARTMENT	· · · · · · · · · · · · · · · · · · ·	(District
	(County)	(Municipal)	(Division	1)	(District
	Pe	ople of the State of Illinois	}		
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		Defendant	. (		, •
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		ORDER OF SEI	NTENCE AND COMMITM	MENT TO	
		ILLINOIS DE	PARTMENT OF CORRE	CTIONS	N11854
	The defendant hav	ving been adjudged guilty of c	committing the offenses e	humerated below,	HTTOOK
	IT IS ORDERED	that the defendant 444	13601 mm I	00:00	
	be and he is hereby sen	tenced to the Illinois Departr	nent of Corrections as for	10ws7	, /L
		7/8/ 751		0 (-	0:
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	Offense	ORDERED that the Clerk	of the Court shall delive	<u> う. み.</u> Sec. <u>/:2</u> r a copy of this order	
	County.				
	IT IS FURTHER to the Illinois; Departs	CORDERED that the Sherif. Mengiof Corrections.	f of Cook County shall ta	ke the delendant into	custody and denver hi
		ORDERED that the Illinoi inner provided by law until the			endant into custody as
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				Judge 	
	Dated: $\int \frac{T}{L} 2 r$	9.7 % /		- ames	15m3/150
	<u>"</u>		INSTRUCTIONS		₩
	CLERK is reque	ested to insert in the appropri ie sentence shall run concurre	ate spaces above (1) each	sentence and the cond	itions thereof, including
	by the court in this co	ase, or other sentences impos	ed by courts in other case	s; and (2) fill in the fol	llowing information:
	Ni	and the state of t			
•	Nume and address of	counsel for defendant			
	Poline Individual Da-	and No. (100 A)	C minute t	Bureau Identification N	n.
	Police Individual Rec	Ord NO	minois E	MISST IGENTIFICATION IN	
		MORGAN M. FINLEY, CLEI	RK OF THE CIRCUIT CO	OURT OF COOK COU	NTY

C C	ase 1:08-cv-04683 Document 1 Filed 08/18/2008 Page 13 of 38
	CC 305A - REVISED IN THE CIRCUIT COURT OF COURTY, ILLINOIS
•	(County) DEPARTMENT (P. P. 2 h.a. / (District)
( EXHIBIT	People of the State of Illinois  v.  No. 80. 93/9  Defendants  1200 ion
	ORDER OF SENTENCE AND COMMITMENT TO ILLINOIS DEPARTMENT OF CORRECTIONS
	The defendant having been adjudged guilty of committing the offenses enumerated below,  IT IS ORDERED that the defendant be and he is hereby sentenced to the Illinois Department of Corrections as follows:
	Offense  IT IS FURTHER ORDERED that the Clerk of the Court shall deliver a copy of this order to the Sheriff of Cool County.  IT IS FURTHER ORDERED that the Sheriff of Cook County shall take the defendant into custody and deliver him to the Illinois Department of Corrections.
	IT IS FURTHER ORDERED that the Illinois Department of Corrections shall take the defendant into custody and confine him in the manner provided by law until the above sentence is fulfilled.  ENTER  Judge  INSTRUCTIONS  CLERK is requested to insert in the appropriate spaces above (1) each sentence and the conditions thereof, including
	the condition that the sentence shall run concurrently or consecutively, as the case may be, with other sentences imposed by the court in this case, or other sentences imposed by courts in other cases; and (2) fill in the following information:  Name and address of coursel for defendant  Police Individual Record No.
	MORGANIA FINIAY CI FRE OF THE CIRCUIT COMPT OF COOK COUNTY

Case	e 1:08-cv-04683 Document 1 Filed 08/18/2008 Page 14 of 38
•	CC 306A - REVISED 8-21-79-10M-(932) IN THE CIRCUIT COURT OF COOK COUNTY, ILLINOIS
	(County) DEPARTMENT (Division) (Distriction)
/ B****	People of the State of Illinois
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	No. SU 318
	Defen <del>da</del> nt
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	ORDER OF SENTENCE AND COMMITMENT TO ILLINOIS DEPARTMENT OF CORRECTIONS
	The defendant having been adjudged guilty of committing the offenses enumerated below.
	IT IS ORDERED that the defendant
	be and he is hereby sentenced to the Illinois Department of Corrections as follows:
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	III. Rev. Stat.
	Offense Ch. Sec. Sec. Par.
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•	Offense Ch. 38 V Sec. 10 - / Par. (11.
	Offense Ch. 38 Sec. 33/1-7 Par. /
	IT IS FURTHER ORDERED that the Clerk of the Court shall deliver a copy of this order to the Sheriff of Co.
	County.
	IT IS FURTHER ORDERED that the Sheriff of Cook County shall take the defendant into custody and deliver hit to the Illinois Department of Corrections.
	IT IS FURTHER ORDERED that the Illinois Department of Corrections shall take the defendant into custody as confine him in the manner provided by law until the above sentence is fulfilled.
	comme from in the mariner provided by law until the above sentence is fulfilled.
	ENTER: Judge
	Dated: ) 2) James Dailes
	INSTRUCTIONS
	CLERK is requested to insert in the appropriate spaces above (1) each sentence and the conditions thereof, including
	the condition that the sentence shall run concurrently or consecutively, as the case may be, with other sentences impose by the court in this case, or other sentences imposed by courts in other cases; and (2) fill in the following information:
<del>-</del>	Name and address of counsel for defendant
	Police Individual Record No. 12.2 6 1 Illinois Bureau Identification No.
	MORGAN M. FINLEY, CLERK OF THE CIRCUIT COURT OF COOK COUNTY

	CC 305A - REVISED	- IN THE CIRCUIT CO	<sub>መ</sub> ያተ ለፍ <del>ሶ</del> ሳሳኞችማ	HNTV <del>ELLIN</del> O	rs	
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	The defendant having be	een adjudged guilty of co	ommitting the offens	es enumerated b	elow. N11	854
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	the condition that the sente	insert in the appropriate	ly or consecutively	es the case may l	se, with other se	ntences imp
	by the court in this case, or o	other sentences imposed	by courts in other ca	ises; and (2) till i	n the following	information
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Cas	e 1:08-cv-04683	3 Document 1	Filed 08/18	3/2008 Page 10	of 38	
	CC 305A - REVISED 	——————————————————————————————————————	<del>C</del> UIT COURT OF C	OOK COUNTY ILLIN	ois · ·	<del></del>
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	(County)	<u>)</u> (M	(Iunicipal)	(Division)		(Distric
		People of the State of	Illinois	)		
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	,	Defendant		1	•	
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		ORDEF ILLIN	l of sentence an Nois department	OF CORRECTIONS		
	The defendant			he offenses enumerated	N118	54
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	be and he is hereby	sentenced to the Illinois ্বু	Department of Corre	ections as follows/	g. mar	<del></del>
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	County.	e de Mi				
	IT IS FURTH!	ER ORDERED that the timent of Corrections.	e Sheriff of Cook Co	unty shall take the defer	idant into custody and	deliver h
	IT IS FURTH	ER ORDERED that the	e Illinois Department	t of Corrections shall ta	ke the defendant into	ustody a
	confine him in the f	manner provided by law	until the above sente	ence is fulfilled.		
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<b>*</b>	$\frac{1}{2}$	101	· ·	- <u></u>	Judge	· ·
	Dated: $5/\sqrt{2}$			JAMES	5 Batler	<u>.</u>
4	4.		INSTRUCT	<u>rions</u>	,	•
	the condition that i	the sentence shall run c	concurrently or conse	ove (1) each sentence an cutively, as the case may n other cases; and (2) fil	v be, with other senten:	es impos
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	Name and address o	of counsel for defendant	. <del> </del>	·		
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表の連 の一次	Police Individual Re	ecord No. ( ) (	5.8	Illinois Bureau Identi	fication No	•
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1A-5-20

# RESTORATION OF GOOD CONDUCT CREDITS WHEN SENTENCE IS DETERMINATE UNDER 1978 LAW 集業業業業業業業 )

NAME	Pip	HON	Ma	WShall NUN	N11854	DATE 3	10/08
	(STEP		.   .	<del></del>	( EXHIBIT 2)		
	Yr.	Mo.	Day				
				(Good Conduct Cred Sentence By Directo			
	(STEP	<u>2)</u> (MIT	TIMUS N	NUMBER <u>80-7</u>	7316,17,18,74		
	PROJE	CTED C	OUT DAT	E			
+	yr. 80 30	Mo.	Day T	(Custody Date) (Sentence Less G.C.	.C.)		
+ or-	10	10	77	(Projected Out Date PRB Projected Out D (Previous Time - Los	Pate) st/Awarded)		<b>5.</b>
	1D		9	(Projected Out Date) (Present Restoration	3)		
	١D	8	5	Adjusted Projected	Out Date)		
	roj. Out ated By			-5-10 Pm	Terminal Operator Date Entered		

DC 1327 (Rev. 10/96)

IL 426-00527

## MERITORIOUS GOOD TIME WHEN SENTENCE IS DETERMINATE UNDER 1978 LAW

				# X X	<b>XXXXXXX</b> )	
NAME	Pippi	DΛ.'	Marchallum	ER N11854	DATE	3-12-08
	(STEP 1)			EXHIBIT 2	)	
	Yr. Mo.	Day		/		
		13	(Meritorious Good Tin By the Director On	<u>5-11-08</u>		
	(STEP 2) (MIT	TIMUS N	IUMBER <u> </u>	1316 80-73	,16	
	PROJECTED		~ U-	. ¬ . ¥		, ,
	Yr. Mo.	<b>Day</b> 2. 2	80-7	474 14	ji /Omus )	Oday Rush
_	<b>3</b> 0	_	(Custody Date) (Sentence Less G.C.C	.)		
<u></u>	1010	12	(Projected Out Date o PRB Projected Out Da	r ite) \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \	rat lin	10mm 10dago
+0[-	<del></del>	- 1 ]	<u> (Previous Time – Lost</u>	(Awarded)	1.22	,
-	10 8	53	(Projected Out Date) (Meritorious Good Tin	ne)		
	107	22	(Adjusted Projected C	out Date)		
	(STEP 3)					
	MANDATORY	OUT D	ATE	spin (		
	Yr. Mo.	Day	•			
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<u>+</u>	/		(Sentence) (Mandatory Out Date	or		
			PRB Mandatory Out		AND CONTRACTOR OF THE PROPERTY	and the state of t
	(NOTATION)					
	Yr. Mo. Day					•
		/	(Recustody Date)	·		
	(	<del></del>	(Bond,Escape, Etc.)	<b>}</b>		
			(Time Lost)			
Adi. P	roj. Out Date _		7-22-10	Terminal Operator		
Mand	atory Out Date			Date Entered	·	
	·	110 -111				

DC 1329 JL 426-00529

## N11854 - PIPPION, MARSHALL

Parent Institution:

Taylorville Correctional Center

Inmate Status:

IN CUSTODY

Location:

TAYLORVILLE

Discharge Reason:

Date of Birth:

02-07-1956

Weight:

170 lbs.

Hair:

Black

Sex:

Male

Height:

5 ft. 07 in.

Race:

Black

Eyes:

Brown

TATTOO, FOREARM, LEFT - MARTY

**Custody Date:** 

05/22/1981

Projected Parole Date:

09/05/2010 -

Paroled Date:

- -

Tentative Discharge Date:

Discharge From Parole:

09/05/2013 --

MITTIMUS:	807319
CLASS:	M
COUNT:	1
OFFENSE:	MURDER/INTENT TO KILL/INJURE
CUSTODY DATE:	10/22/1980
SENTENCE:	60 YEARS 0 MONTHS 0 DAYS
COUNTY:	соок
SENTENCE DISCHARGED?:	NO
MITTIMUS:	807316

MITTIMUS:	807474
CLASS:	1
COUNT:	1
OFFENSE:	ARM VIOL/CATEGORY II WEAP/2ND+
CUSTODY DATE:	10/22/1980
SENTENCE:	60 YEARS 0 MONTHS 0 DAYS
COUNTY:	соок
SENTENCE DISCHARGED?:	NO
MITTIMUS:	807474
CLASS:	X
COUNT:	11
OFFENSE:	ARMED ROBBERY
CUSTODY DATE:	10/22/1980
SENTENCE:	60 YEARS 0 MONTHS 0 DAYS
COUNTY:	COOK
SENTENCE DISCHARGED?:	NO
MITTIMUS:	807474
CLASS:	1 .
COUNT:	1
OFFENSE:	AGGR KIDNAPPING-NO RANSOM
CUSTODY DATE:	10/22/1980
SENTENCE:	60 YEARS 0 MONTHS 0 DAYS
COUNTY:	соок
SENTENCE DISCHARGED?:	NO ·
MITTIMUS:	80C7317
CLASS:	X
COUNT:	1
OFFENSE:	ATTEMPT MURDER/INTENT TO KILL/INJURE
CUSTODY DATE:	10/22/1980
SENTENCE:	60 YEARS 0 MONTHS 0 DAYS
COUNTY:	соок
SENTENCE DISCHARGED?:	NO

SENTENCE DISCHARGED?:	МО				
	·				
MITTIMUS:	80C7318				
CLASS:	X				
COUNT:	1				
OFFENSE:	ARMED ROBBERY				
CUSTODY DATE:	10/22/1980				
SENTENCE:	60 YEARS 0 MONTHS 0 DAYS				
COUNTY:	соок				
SENTENCE DISCHARGED?:	NO				
MITTIMUS:	80C7318				
CLASS:	2				
COUNT:	1				
OFFENSE:	ARM VIOL/CATEGORY II WEAP/1ST				
CUSTODY DATE:	10/22/1980				
SENTENCE:	60 YEARS 0 MONTHS 0 DAYS				
COUNTY:	соок				
SENTENCE DISCHARGED?:	NO				
MITTIMUS:	80C7318				
CLASS:	1				
COUNT:	1				
OFFENSE:	AGGR KIDNAPPING-NO RANSOM				
CUSTODY DATE:	10/22/1980				
SENTENCE:	60 YEARS 0 MONTHS 0 DAYS				
COUNTY:	соок				
SENTENCE DISCHARGED?:	NO				

All complaints regarding the accuracy of information contained in these documents should be submitted, in writing, to the Illinois Department of Corrections, P.O. Box 19277, Springfield, IL 62794-9722.

conduct another search return to the IDOC homepage

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( EXHIBIT 4
     STATE OF ILLINOIS )
                     COUNTY OF C O O K )
           IN THE CIRCUIT COURT OF COOK COUNTY
3
           COUNTY DEPARTMENT-CRIMINAL DIVISION
     THE PEOPLE OF THE
     STATE OF ILLINOIS
5
                                      80-7316.
                              NOS.
                                         7317,
               VS.
6
                                         7318,
                                         7319,
                                         7474.
     Marshall Pippion
8
           REPORT OF PROCEEDINGS had at the
9
     hearing of the above-entitled cause, before
10
     the Honorable JAMES M. BAILEY, Judge of said
11
     court on the 29th day of April, A.b. 1981.
12
13
        APPEARANCES:
14
        Honorable RICHARD J. DALEY,
            State's Attorney of Cook County, by
15
        MR. RICHARD KAPLAN,
            Assistant State's Attorney,
16
            for the People of the State of
            Illinois;
17
        MR. TOM REYNOLDS,
18
            for the Defendant.
19
20
21
22
      Yvonne J. Pulliam, CSR
      Official Court Reporter
23
      2600 S. California Avenue
      Chicago, Illinois 60612
24
      CSR # 84-00085.
```

THE CLERK: Marshall Pippion. 1 MR. REYNOLDS: Your Honor, this 2 case was set for disposition today. We are 3 desirous of entering a plea of guilty to the 4 four indicetments pending against our client -5 and we are ready to proceed now. 6 THE COURT: Is this correct, Mr. 7 Pappion? THE DEFENDANT: Yes. 9 THE COURT: You understand by 10 pleading guilty at this time you are waiving 1.1 your right to either a trial by this court 12 or a trial by this court and a jury. 13 Understand that? 14 THE DEFENDANT: Yes, sir. 15 THE COURT: Your attorney here will 16 not be able to confront the State's 17 witnesses today by way of cross examination. 18 You will also not be able to bring any

Yes. THE DEFENDANT: 23

understand that?

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THE COURT: We have had a

and circumstances of the case. You

witnesses to testify concerning the facts

pre-sentence report?

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Ask that it be made part of the record.

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MR. REYNOLDS: We have, you Honor.

THE COURT: You understand due to the charges contained in these cases Lecondo sencence you to what they call the penality or I could give you up to in the Illinois State Penitentiary because of the nature and circumstances surrounding the cases.

There is also a three year period of what we call mandatory supervised release thereafter and the minimum I could give you would be 20 years. You understand that?

> THE DEFENDANT: Yes.

THE COURT: That is on the murder. On the Class X, which is the armed robbery, I could sentence you to the Illinois State Penitentiary from 6 years and because of the nature of the case and because of the extenuating circumstances, I could sentence you to the Illinois State Penitentiary on the extended term up to years with a

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three year period of what they call mandatory supervised release. That what I could give you.

> THE DEFENDANT': Yes.

THE COURT: You understand at this point nobody has threatneed you or promised you anything to get you to plead guilty with the exception of the preliminary discussion we had on the pre-trial conference in which Lakated that if you plead guilty I was going to sentence you to 60 years in the Illinois State Penitentiary. La that

THE DEFENDANT: Yes.

THE COURT: With a three year period of what they call mandatory supervised release thereafter. You understand that? THE DEFENDANT:

THE COURT: Nobody has promised you anything or threatened you in any manner? THE DEFENDANT:

THE COURT: You understand as I told your attorney we have to go ahead and have a hearing, the State is entitled to a

STATE OF ILLINOIS ) 1 SS: COUNTY OF C O O K ) 2 3 I, YVONNE J. PULLIAM, CSR, Official 4 Court Reporter for the Circuit Court of Cook 5 County, Illinois, Judicial Circuit of 6 Illinois, County Department, Criminal 7 Division, do hereby certify that I reported 8 in shorthand the proceedings had on the . 9 hearing in the above-entitled cause; that I 10 thereafter caused the foregoing to be 11 transcribed, which I hereby certify to be a 12 true and accurate transcript of the 13 proceedings had before the Honorable JAMES 14 M. BAILEY, Judge of said court. 15 16 17 18 Official Court Reporter CÉR # 84-000865 19 20 21 22 Dated this 8th day 23 of July, 2002. 24

(EXHIBIT 4)

STATE OF ILINOIS 58: COUNTY OF C O O K IN THE CIRCUIT COURT OF COOK COUNTY 3 COUNTY DEPARTMENT-CRIMINAL DIVISION 4 ) THE PEOPLE OF THE STATE OF ILLINOIS, Criminal 6 No. 80-C-7474 Plaintiff, 7 ATTEMPT MURDER Charge: 8 MARSHALL PIPPION, Defendant. 10 REPORT OF PROCEEDINGS 11 12 BE IT REMEMBERED that on the 7th day of May, 1981, 13 this cause came on for hearing before the HONORABLE JAMES M. BAILEY, Judge of said Court, upon the indictment herein, the 16 defendant having entered a plea of not guilty. 17 APPEARANCES: 18 HONORABLE RICHARD J. DALEY, State's Attorney of Cook County, by: 19 MR. RICHARD KAPLAN, Assistant State's Attorney, 20 For the People of the State of Illinois; 21 MS. RITA L. FRYE, 2.2 Public Defender of Cook County, by: MR. ROBERT LEE and MR. THOMAS REYNOLDS, 23 Assistant Public Defender, For the Defendant Marshall Pippion. 24

25

- 1 Pippion from ever doing this again, and to send out a
- 2 message to the people and to the other criminals in this
- 3 community that we will not stand for it.
- 4 Thank you.
- 5 MR. LEE: Judge, if I may, just briefly. The Court
- 6 has already heard concerning Mr. Pippion's background, and
- 7 the facts and circumstances in this case, both by way of our
- 8 pretrial motions, and by way of stipulations. I rely
  - 9 heavily upon what the Court has already heard in those
  - 10 discussions of Mr. Pippion's background, the 2 prior
  - 11 convictions resulting in, one, a misdemeanor probation, and
  - 12 a felony probation for drugs is, in fact, void of any
  - 13 violence, as far as acts against the community as
  - 14 individuals, or in total.
  - I suggest to your Honor that his tender agency;
  - 16 more importantly, his pleas before this Court wherein he
  - 17 surrendered not just his innocence, wherein he surrendered
  - 18 his freedom of voice for a substantial period of time,
  - 19 because he was aware of discussions we had; the terms of our
  - 20 pretrial decisions with the Court.
  - 21 I suggest to your Honor that that sentence imposed
  - 22 by the Court in the pretrial discussions is adequate to
  - 23 provide protection for the State. It is the adequate for
  - 24 the needs of society. I suggest, your Honor, that that

- 1 extensive period of time can do nothing, but protect society
- 2 in this case. That the alternative of taking yet another
- 3 life is not a viable alternative, due to the facts and
- 4 circumstances that you have before you.
- 5 I, certainly, do not challenge the needless
- 6 violence that occurred on that weekend in October. I
- 7 suppose what I do do is ask this Court to end that violence
- 8 today. I ask the Court to end that terror of that October
- 9 weekend; not to take another life. I ask that you abide by
- 10 the terms of our discussions prior to today.
- 11 THE COURT: All right. Does the defendant wish to
- 12 say anything in his own behalf? He has a right to say
- 13 anything he wishes at this time. He does not have to say
- 14 anything. Do you wish to say anything?
- 15 THE DEFENDANT: No.
- THE COURT: I agree with the rhetoric, really, of
  - 17 the State's Attorney's Office. Basically, the death
  - 18 sentence in this case should be imposed. However, I believe
  - 19 the Legislator has, basically, given forth the mandate to go
  - 20 forward and do it. However, you have a problem in the State
  - 21 of Illinois that is, basically, by the power of the Supreme
  - 22 Court. The Supreme Court of the State of Illinois has gone
  - 23 to extremely, great lengths to avoid giving the death
  - 24 penalty that has come before them, since an act has been

- 1 passed without -- passed without -- the act of the
  - 2 Constitution to impose death penalty in this case will be
  - 3 merely a jolt on death row, which I think would be
  - 4 unrealistic, because based upon the -- in this period of
  - 5 time; therefore, the defendant would probably never go to
  - 6 the electric chair. He would be back here being sentenced
  - 7 some time later, so to impose the death penalty would be
  - 8 ridiculous, because of his background, which is kind of --
  - 9 because of most defendants before us.
  - One would say he caused great harm, and did a great
  - 11 deal of crime in our community. His acts were very, very,
  - 12 very, very gruesome in nature, and indicative of wanton
  - 13 cruelty.
- Based upon that and further discussions I had with
  - 15 the defense here, and I have agreed to a plea of guilty, the
  - 16 defendant shall be sentenced to the Illinois State
  - 17 Penitentiary for a period of 60 years. That, basically,
  - 18 would make this individual an old individual by the time he
  - 19 got out of the penitentiary. I think that he will not be
  - 20 young enough to roam in the streets and so forth. But still
  - 21 at an agency whereby, hopefully, he might become a useful
  - 22 citizen; but I am not looking forward to him being a useful
  - 23 citizen. By the time he gets out he will be 60 something
- 24 years old, even at the earliest. He could stay in longer.

- 1 He could even die in the period of time. So based upon
- 2 that, that will be the order.
- MR. KAPLAN: Judge, is that is on the all cases
- 4 that he pled guilty to, 60 years on everything?
- 5 THE COURT: I have also found extenuating A-
- 6 circumstances for the imposition of the extended term on the
- 7 armed robbery charges, and a Class X felony, which are
- 8 contained in the other charges; therefore, 60 years would be
- 9 on each one of them, which will run, of course, concurrent.
- 10 MR. KAPLAN: Thank you, Judge.
- THE COURT: Mittimus to issue. Further, tell him,
- 12 you have 30 days from today, if he wishes to file a notice
- 13 of appeal; motion to attack his plea of guilty, as far as
- 14 this case is concerned. If you failed to do so, you will be
- 15 forever barred from attempting to withdraw your plea of
- 16 guilty. In other words, beyond 30 days you may not be able
- 17 to file a notice of appeal.
- 18 If you are not able to pay for a copy of the
- 19 written transcript, a written transcript, as well as an
- 20 attorney will be provided to you free of charge. Do you
- 21 understand that, sir?
- 22 THE DEFENDANT: Uh-huh.
- THE COURT: What else do we have? For the sake of
- 24 the record, we are going to stay the mittimus until 5-21.

1	STATE OF ILLINOIS ) ss:
2	COUNTY OF C O O K )
3	
4	I, CHRISTINE E. ROCKWELL, Official Court Reporter
5	of the Circuit Court of Cook County, County
6	Department-Criminal Division, do hereby certify that I
7	reported in shorthand the proceedings had in the
8	above-entitled cause; that I thereafter caused to be
9	transcribed into typewriting the above transcript, which I
10	hereby certify is a true and correct transcript of the
11	proceedings had before the HONORABLE JAMES M. BAILEY, Judge
12	of said Court.
13	
14	
15	
16	
לנ	
18	
19	( thurstone) orice
20	Christine E. Rockwell, CSR Official Court Reporter
2:	- · · · · · · · · · · · · · · · · · · ·
23	2
2	3
2	4

(EXHIBIT 5)



## IN THE CIRCUIT COURT FOR THE SIXTEENTH JUDICIAL CIRCUIT KANE COUNTY, ILLINOIS

GEN. NO. 🔠 🥎

THE PEOPLE OF ILLINOIS	PLAINTIFF	VS	. San	Ta Production of the Contract	DEFENDANT
JUDGE 24 JANUAR J	COURT REPORTER	) <sub>z</sub> ,	paga Sala	PLTF. ATTY. CHECK IS	Carrier Carrier
DEPUTY CLERK	A copy of this order ☐ should be sent to: ☐ has been sent to:	."		DEFT. $\hat{\mathcal{D}}_{I,Q_{L,Q,Y}}$	
men it williams to be			T ORDER at of Corrections	BSB	737
Crime For Which Defendant Convicted	- h	1	THE COURT	being advised in the	ne premises:
Chapter and Section:			IT IS HEREB	Y ORDERED that	t the defendant named th in this case; and,
Credit for Time Served: / S. J.			credit for such tim	ie served as determ	the defendant be given ined by the Court; and, these proceedings.
☐ To be determined by Sheriff ☐ Other Credit:			Decreed that the Department of Co victed, for a term	defendant be sere	dered, Adjudged and atenced to the Illinois rime he/she stands con- s or years as set forth
Costs of These Proceedings: Fine \$ Circuit Clerk's Costs State's Attorney's Costs Sheriff's Costs Surcharge Sub-total	(A)		this Court to the I Sheriff of Kane C sification center of and the Illinois I quired and comm and confine him/h according to law, charged according	Kane County Jail, County, to the near of the Illinois Depa Department of Contanded to take the ner in a Penitentiar from and after delig to law, provided	e taken from the bar of and from there, by the est reception and clas- rtment of Corrections, rections is hereby re- body of the defendant y or State Penal Farm, livery thereof until dis- such term of imprison-
Bond on Deposit \$ Less 10% (if applicable) ()			months or years fo	or which the defend	than the term of days, dant stands convicted.
Credit Amount BALANCE DUE (A-B) \$ Balance Due:     Instanter	(B) , 19		Enter:	2/20101 ) Judge	box /
Sentence of the Court:  Days(s) Month(s)  (if applicable):  Concurrent Consecutive With C	Attac				
☐ Finding of guilty but mentally ill *** a			·	•	

PI-MISC-007 WHITE COPY - Clerk YELLOW COPY - Dept. of Corrections PINK COPY - Dept. of Corrections GOLD COPY - Sheriff

## SENTENCE CALCULATION WORK SHEET

NAME GUY Salmon NI	IMBER BS3632	DATE 9-2/0/
(STEP 1) (A)	(STEP 2)	Dys.
Yr. Mo. Day	Yr. Mo. Da	· ,
(Rel. on Bond, Etc.)		(Jail Credits - A)
- (Arrest Date)	+	(Jail Credits - B)
(Jail Credits)	+	(Jail Credits - C)
<u> </u>	<u>+                                      </u>	<u>(Jail Credits - D)</u>
(Jail Credits)		(Total Jail Credits)
(STEP 1) (B)	(STEP 3)	
Yr. Mo. Day	Yr. Mo. Da	У
/ Dal an Dand Back	99 08 26	'(Old Custody/
(Rel. on Bond, Etc.)	7. 00 00	(Old Custody)
<u>(Arrest Date)</u> (Jail Credits)		Sentence Date)
+ 1 (Add 1 Day		(Total Jail Credits
(Jail Credits)	99 08 06	(New Custody Date)
(bull diedics)	(STEP 4) (MI	TTIMUS NO. 99C F 2172
(STEP 1) (C)	,	
	PROJECTED OU	T DATE
Yr, Mo. Day		
	Yr. Mo. Da	y
(Rel. on Bond, Etc.)	00 04 31	
- (Arrest Date	99 08 26	(New Custody Date)
(Jail Credits)	+ 10 212	(Sentence Less
+ 1 (Add 1 Day)	10 212	Good Conduct Credit:
(Jail Credits)	09 11 8	Good Conduct Credits (Projected Out Date
(CDDD 4) (D)	+or-	(Previous Time
(STEP 1) (D)		Lost/Awarded)
77	09 11 08	(Adj. Proj. Out Date
Yr. Mo. Day		
/b.1	(STEP 5)	
(Rel. on Bond, Etc.)		
(Arrest Date)	MANDATORY OU	T DATE
(Jail Credits)		•
1 (Add 1 Day)	Yr. Mo. Da	
(Jail Credits)	99 08 26	
	10	(New Custody Date)
,	+ /	(Sentence)
	11 08 26	( <u>Sentence</u> ) (Mandatory Out Date)
1		
F.	•	
. Proj. Out Date _//8/09	Torminal O	ratow
datory Out Date 8/26///	Date Patence	rator
culated By	nare purefect	

DC 1321 IL 426-0521

Document 1 Case 1:08-cv-04683 Filed 08/18/2008 Page 35 of 38 NOTIFICATION OF UNAUTHORIZED ITEM B53632 HOUSING UNIT: MAIL RECEIVED TODAY FROM: ( EXHIBIT The unauthorized item(s) indicated below will be returned to sender at your expense. Return a signed money voucher and an addressed envelope or a prepaid addressed envelope. RETURN THIS FORM WITHIN FIVE (5) DAYS ) Cash, personal check, or business check. Money Orders or Cashier Checks over \$50. ) Money order(s) not properly filled out or altered. ) Payee is not filled in. ) Remitter's name is missing. ) Other ) Photo of weapon or money, nude photo or see through. ) Unused stationery, cards and/or envelopes, postage stamps, adhesive articles, pens and/or pencils, food items or any item which can be purchased through Commissary or Personal Property. ) Musical card, homemade card (if heavily glued, pasted, or painted); mail containing piece(s) of cloth, leather, ribbon, yarn, feather, flower, seeds, beads, hair or any foreign substance. ) Map, catalog, plastic or plastic-covered card, jewelry, recording device, or spiral items. ) Solicitation of money, unapproved business venture, lottery ticket and/or form, chain letter, petition, or contract. ) Mail from another inmate in a jail or correctional center that has not been approved by both Wardens; mail from a former resident or a paroled inmate. Contact your counselor if you have any questions concerning this matter. ) Correspondence to or from a third party.

ALL OF THE ABOVE ITEMS ARE NOT PERMITTED

NAIL ROOM STAPF

RA

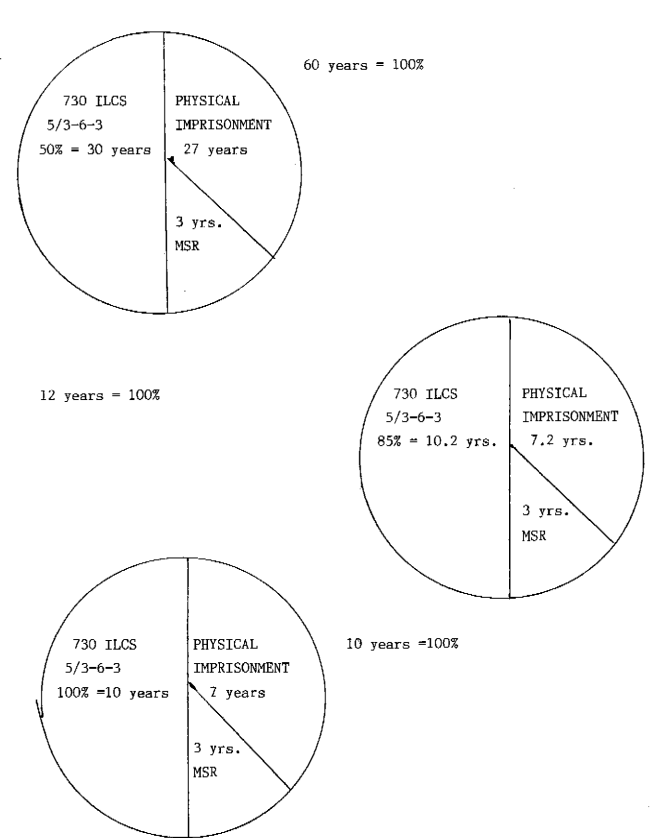
T APPROVAL & Delle

) Suspected gang-related material or photo(s).

CA # APPLIED FOR

(EXHIBIT 9)

### PLAINTIFFS THREE SENTENCE ILLUSTRATED ACCORDING TO THE LAW:



EXHIBITS

## TABLE OF INDEX

- 1.) ORDER OF SENTENCE AND COMMITMENT TO ILLINOIS DEPARTMENT OF CASE NO.80-7316,80-7317, 80-7318,80-7319,80-7474,
- 2.) ILLINOIS DEPARTMENT OF CORRECTION CALCULATION SHEET FOR
  PLAINTIFF MARSHALL PIPPION REG.NO.N11854 CASE NO.80-7316,80-7317,
  80-7318,80-7319,80-7474,
- 3.) ILLINOIS DEPARTMENT OF CORRECTION INTERNET INMATES STATUS
  AS OF OCTOBER 18th, 2007 FOR PLAINTIFF MARSHALL PIPPION CASE NO.
  80-7316.80-7317.80-7318.80-7319.80-7474..
- 4.) TRANSCRIPTS REPORT OF PROCEEDING FOR APRIL 29th,1981 AND MAY 7th,1981 PLAINTIFF NEGOTIATED GUILTY PLEA AGREEMENT BY THE CIRCUIT COURT OF COOK COUNTY CRIMINAL DIV. CASE NO.80-7316 80-7317,80-7318,80-7319,80-7474,.
- 5.) ORDER OF SENTENCE AND COMMITMENT TO ILLINOIS DEPARTMENT OF CASE NO. 99CF2172
- 6.) ILLINOIS DEPARTMENT OF CORRECTION CALCULATION SHEET FOR PLAINTIFF GUY P. SALMON CASE NO. 99CF2172
- 7.) ILLINOIS DEPARTMENT OF CORRECTION REFUSED PLAINTIFF GUY P. SALMON ILLINOIS DEPARTMENT OF CORRECTION INTERNET INMATE STATUS INFORMATION SHEET FOR CASE NO.99CF2172
- 8.) PLAINTIFFS THREE SENTENCE STRUCYURE AT 50%,85%, and 100%, ILLUSTRATED CALCULATED BY ILLINOIS DEPARTMENT OF CORRECTIONS.
- 9.) PLAINTIFFS THREE SENTENCE STRUCTURE ILLUSTRATED ACCORDING TO THE ILLINOIS LAWS.